

**Exhibit A**

# DECLARATION OF PUBLICATION OF SAN FRANCISCO CHRONICLE

Diane FitzGibbon

declares that:

The annexed advertisement has been regularly published in the

## SAN FRANCISCO CHRONICLE

which is and was at all times herein mentioned established as newspaper of general circulation in the City and County of San Francisco, State of California, as that term is defined by Section 6000 of the Government Code.

## SAN FRANCISCO CHRONICLE

(Name of Newspaper)

901 Mission Street

San Francisco, CA 94103

From

To

Namely, on

(Dates of Publication)

I declare under penalty of perjury that the foregoing is true and correct.

Executed on

at San Francisco, California.

Diane FitzGibbon

United States Bankruptcy Court for the Northern District of California  
Debtors: PG&E Corporation and Pacific Gas and Electric Company  
Date cases filed in chapter 11: 01/29/2019  
Case number: 19-30088 (DM) (Lead Case; Jointly Administered)  
**Notice of Chapter 11 Bankruptcy Cases**  
For the debtors listed above, cases have been filed under chapter 11 of the Bankruptcy Code and orders for relief have been entered. This notice has important information about the cases for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines.  
The filing of the cases imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property. For example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from the debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.  
Confirmation of a chapter 11 plan may result in a discharge of debt. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See line 11 below for more information.)  
To protect your rights, consult an attorney. All documents filed in the cases may be inspected at the bankruptcy clerk's office at the address below or through PACER (Public Access to Court Electronic Records at [www.pacer.gov](http://www.pacer.gov)).  
The staff of the bankruptcy clerk's office cannot give legal advice. Do not file this notice with any proof of claim or other filing in the cases.  
1. Debtors' full names: Debtor, Address, Case No., EIN#: PG&E Corporation, 77 Beale Street, P.O. Box 77000, San Francisco, California 94177, 19-30088 (DM), 94-3234914; Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 77000, San Francisco, California 94177, 19-30089 (DM), 94-0742640.  
2. All other names used in the last 8 years: n/a  
3. Address: See above  
4. Debtors' Attorneys: Tobias S. Keller (8151445), KELLER & BENYENHUTTI LLP 650 California Street, Suite 1900, San Francisco, CA 94108 -and- Stephen Karotkin (pro hoc vice), WEIN, GOTSHAL & MANGES LLP, 767 Fifth Avenue, New York, NY 10153. Debtors' Claims and Noticing Agent: If you have questions about this notice, please contact Prime Clerk LLC, Contact Phone: (844) 339-4217 (Toll Free), +1 (929) 333-8977 (Intl). Email: [primeclerk@primeclerk.com](mailto:primeclerk@primeclerk.com). Website: <https://restructuring.primeclerk.com/en>  
5. Bankruptcy clerk's offices: U.S. Bankruptcy Court, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, CA 94102. Hours open: Monday-Friday, 9 a.m. - 4:30 p.m. (CT). Contact phone: 888-821-7606. Documents in these cases may be filed at this address. You may inspect all records filed in these cases at this office or online at [www.pacer.com](http://www.pacer.com).  
6. Meeting of creditors: Date and Time: Monday March 4, 2019 at 10:00 a.m. Location: Philip Burton Federal Building and U.S. Courthouse, 450 Golden Gate Avenue, 2nd Floor, California Conference Room, San Francisco, CA 94102. The debtors' representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.  
7. Proof of claim deadline: Deadline for filing proof of claim: To Be Determined. A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at [www.uscourts.gov](http://www.uscourts.gov) or any bankruptcy clerk's office. Your claim will be allowed in the amount scheduled unless: • your claim is designated as disputed, contingent, or unliquidated; • you file a proof of claim in a different amount; or • you receive another notice. If your claim is not scheduled or if your claim is designated as disputed, contingent, or unliquidated, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled. You may review the schedules at the bankruptcy clerk's office or online at [www.pacer.com](http://www.pacer.com). Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.  
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10. Filing a Chapter 11 bankruptcy case: Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtors will remain in possession of the property and may continue to operate their business.  
11. Discharge of debts: Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtors except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge under 11 U.S.C. § 1141(d)(6)(A), you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.



WORLD

NIGERIA

Militants’ resurgence imperils vote

By Haruna Umar and Cara Anna

MAIDUGURI, Nigeria — Baba Inuwa was pleased to move back to his vegetable farm in Nigeria’s northeast, encouraged by the military’s offensive against Boko Haram, the country’s homegrown Islamic extremist rebels, and by President Muhammadu Buhari’s claim that the insurgency had been crushed.

“We thought all was over and Boko Haram can never return,” Inuwa said. He joined thousands of others in leaving displacement camps to return to their homes.

But then last month the extremists rolled into Inuwa’s hometown, Baga, firing into the air, hoisting flags and claiming it as their own. Suddenly residents were on the move again, fleeing with little more than the clothes on their backs. On a punishing two-day march through the arid Sahel, some pregnant women miscarried and other elderly people died.

Nigeria’s government now acknowledges an extremist resurgence, this time by a Boko Haram offshoot, the Islamic State West Africa Province, the Islamic State group’s largest presence outside the Middle East, estimated to have more than 3,000 fighters. Their near-daily attacks have many traumatized Nigerians questioning whether they can vote for Buhari as he seeks a second term.

Others question how the elections can be held in the troubled northeast region. The National Assembly has approved a record \$147 million for election security but some polling workers in remote areas have rejected their posts in fear of being attacked. The opposition objects that voting will be held in government-controlled camps, which in “liberated” communities are the safest locations.

Buhari, a former military dictator, returned to power in 2015 with an

election victory in which he promised to tackle insecurity, corruption and the economy in Africa’s most populous country with 190 million people. While he still has support in most states of his native north, enthusiasm has dimmed as it becomes clear that the decade-old extremist insurgency — killing more than 27,000, abducting hundreds of schoolgirls, displacing millions — is far from over.

Up against Atiku Abubakar, a fellow northern Muslim and former vice president, Buhari could end up like former President Goodluck Jonathan, who lost in 2015 after his failure to stop extremism.

At first, Nigeria’s military appeared to deliver on Buhari’s inaugural vow to eliminate Boko Haram, pushing fighters out of many communities. Residents were urged to return home.

But late last year the Islamic State-linked extremists roared back, attacking military bases, resupplying and causing a rare government admission of dozens of soldier deaths. Shaken, officials said the extremists had begun using drones, indicating links with ISIS fighters fleeing collapsing strongholds in Syria and Iraq.

“ISIS now has a strong foothold in West Africa, with Nigeria in the forefront of the battle,” Information Minister Lai Mohammed declared last week. The fighters are more worrying than Boko Haram and at least triple its size, the U.S. Africa Command chief has said.

Some 59,000 people have fled attacks since November, the U.N. migration agency says. now-deserted border town of Rann was hit twice last month.

As many as 39 attacks were recorded in Borno and Yobe states last month, the U.N. refugee agency says.

Haruna Umar and Cara Anna are Associated Press writers.



Joe Klamar / AFP / Getty Images

Slovakia’s Prime Minister Peter Pellegrini (right) greets Secretary of State Mike Pompeo in Bratislava, during a five-nation tour that began in Hungary and will take Pompeo to Poland, Belgium and Iceland.

EUROPE

Pompeo warns region on China, Russia meddling

By Matthew Lee

BRATISLAVA, Slovakia — Secretary of State Mike Pompeo on Tuesday invoked the 30th anniversary of the demise of communism to implore countries in Central and Eastern Europe to resist Chinese and Russian influence.

Speaking in the Slovak capital of Bratislava, Pompeo said China and Russia pose twin threats to the democratic and free-market gains made since the fall of the Berlin Wall in 1989.

He said the post-communist countries are particularly vulnerable to Chinese and Russian predatory investment and political meddling. To combat the threat, he said, the United States is committed to boosting its engagement in the region, through defense cooperation agreements and exchange programs.

He said because of its history and geography, Slovakia has “a special appreciation for the aggressive role Russia continues to play in the region,” particularly in Ukraine.

But, he said, “Russia is not the only nation that seeks to erode sovereignty and freedom in Europe.”

Pompeo said he had raised with Slovak officials the “need to guard against China’s economic and other efforts to create dependence and manipulate your political system.”

Pompeo is in Slovakia on the second leg of a five-nation European tour that began in Hungary and will take him to Poland, Belgium and Iceland.

He renewed a warning he delivered on Monday in Budapest that the United States may be forced to scale back certain operations in Europe and elsewhere if countries continue to do business with Chinese telecommunications company Huawei.

He said the U.S. had strong concerns about

Huawei’s motives in Europe, especially in NATO and European Union member states, as well as its business practices.

“We’re fine with companies competing, but they have got to do so in a way that’s fair and open and transparent, and they can’t do so with anything other than an economic motive,” he said.

Pompeo said nations would have to consider choosing between Huawei and the United States. The warning was broad but pointedly delivered first in Hungary, a NATO ally and European Union member, where Huawei is a major player.

The U.S. has been warning countries about the risks of Chinese telecom technology as governments choose providers for the rollout of 5G wireless internet, which will enable faster download speeds but also greater connectivity among devices. China has said the U.S.

is just trying to suppress a rising competitor.

Pompeo said he hoped to reverse what he called a decade of U.S. disengagement in Central and Eastern Europe that created a vacuum Russia and China have exploited. Over the course of the past 10 years, he said, Russian President Vladimir Putin and Chinese leaders have become much more aggressive in the region and made inroads.

“I want to make sure that the Slovakian people understand that America is engaged, we’re back,” he said earlier at a ceremony at Slovakia’s “Gate of Freedom,” a memorial on the banks of the Morava River at the Slovakian border with Austria that commemorates the 400 people killed at the borders of the former Czechoslovakia while attempting to escape the Iron Curtain between 1945 and 1989.

Matthew Lee is an Associated Press writer.

FRANCE

Anti-Semitic acts hit amid protests

By Samuel Petrequin

PARIS — Portraits of a Holocaust survivor stained with swastikas. A memorial in honor of a Jewish man vandalized. A bagel shop with the German word “Juden” sprayed on its front window.

These are just a few of the hundreds of anti-Semitic acts that have been committed in recent months in France, home to the world’s largest Jewish population outside Israel and the United States.

According to French authorities, registered incidents of anti-Semitism rose to 541 last year from 311 in 2017, an increase of 74 percent.

“These acts are revolting,” Prime Minister Edouard Philippe said at the French parliament on Tuesday. “Day after day, I’m noticing scandalous degradation and inscriptions. Day after day, I’m noticing that symbols and venues our country cherishes are attacked.”

A judicial official said Paris prosecutors have opened four investigations following incidents in the French capital last weekend. The official was not authorized to be publicly named because the investigations are ongoing.

“Anti-Semitism is spreading like a virus,”



Michel Euler/Associated Press

A French street artist cleans vandalized mailboxes with swastikas covering the face of the late Holocaust survivor and politician Simone Veil, in Paris.

like a venom,” Interior Minister Christophe Castaner said while attending a ceremony at the memorial of a young Jewish man who was tortured to death in 2006. Two trees planted at the scene where Ilan Halimi was found dying in a Paris suburb have been vandalized.

“It’s rotting minds, it’s killing,” Castaner said at the Monday event, vowing that the government would fight anti-Semitism.

Castaner did not link the rise of incidents to any specific groups. Some members of the yellow vest movement are

views, and several anti-Semitic incidents have occurred amid weekly antigovernment protests that started in November.

Frederic Potier, a French government official in charge of fighting anti-Semitism, racism and anti-gay discrimination, said some far-right groups have managed to infiltrate yellow-vest demonstrations.

“Anti-Semitic tags up to nausea in the heart of Paris this weekend,” Potier tweeted with a picture of a wall with a derogatory inscription, insinuating that French President Emmanuel Macron was just a tool of

“When the hatred of the Jews overlaps with the hatred of democracy, the vocabulary of the fachosphere (the sphere of fascists) is found on the walls,” Potier wrote.

In addition to the desecration of the Ilan Halimi memorial, portraits of the late Simone Veil drawn on mailboxes were daubed with swastikas. A survivor of Nazi death camps and a European Parliament president who died in 2017, Veil also spearheaded abortion rights as one of France’s most prominent female politicians.

Samuel Petrequin is an Associated Press writer.

United States Bankruptcy Court for the Northern District of California

Debtors: PG&E Corporation and Pacific Gas and Electric Company

Date cases filed in chapter 11: 01/29/2019

Case number: 19-30088 (DM) (Lead Case: Jointly Administered)

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4. Debtors' Attorneys: Tobias S. Keller (#151445), KELLER & BENVENUTTI LLP, 650 California Street, Suite 1900, San Francisco, CA 94108 - and - Stephen Karotkin (*pro hac vice*), WEIL, GOTTSAL & MANGES LLP, 767 Fifth Avenue, New York, NY 10153. **Debtors' Claims and Noticing Agents: If you have questions about this notice, please contact Prime Clerk LLC. Contact Phone: (844) 339-4217 (Toll Free), +1 (929) 333-8977 (Int'l). Email: [pginfo@primedclerk.com](mailto:pginfo@primedclerk.com). Website: <https://restructuring.primedclerk.com/pgs>**

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**Exhibit B**

## AFFIDAVIT

STATE OF NEW JERSEY                    )  
  ) ss:  
CITY OF MONMOUTH JUNCTION, in the COUNTY OF MIDDLESEX )


I, Andrew Introne, being duly sworn, depose and say that I am the Advertising Clerk of the Publisher of THE WALL STREET JOURNAL, a daily national newspaper of general circulation throughout the United States, and that the notice attached to this Affidavit has been regularly published in THE WALL STREET JOURNAL for National distribution for

1 insertion(s) on the following date(s):

FEB-13-2019;

ADVERTISER: PG&E Corporation;

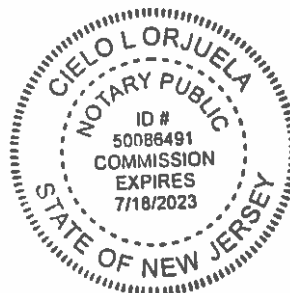
and that the foregoing statements are true and correct to the best of my knowledge.

  
\_\_\_\_\_

Sworn to before me this  
13 day of February 2019



\_\_\_\_\_  
Notary Public



BUSINESS & FINANCE

Investor Set to Boost Stake in Coty

By SAABIRA CHAUDHURI

JAB Ltd. offered to significantly boost its stake in Coty Inc. by buying up to \$1.75 billion in shares, a move intended to signal its confidence in the embattled beauty giant.

The European holding company on Tuesday launched a tender offer to buy up to 150 million Coty shares for \$11.65 a share in cash, a 21% premium to Monday's closing price. If successful, the purchase would boost JAB's stake in Coty, whose products include OPI nail polish and CoverGirl makeup, to 60% from 40%. The move comes as Coty shares have fallen sharply over the past year.

JAB, which also owns Krispy Kreme, Dr Pepper and Peet's Coffee, has run Coty since buying the castoff perfume business from Pfizer Inc. in 1992.

While JAB has become a consumer-goods powerhouse after a string of acquisitions, Coty's \$12 billion purchase of more than 40 brands from Procter & Gamble Co. in 2016 has been problematic.

Since that deal, Coty's sales have slumped and the company has named a new chief executive and financial head. Its former chairman, a JAB senior partner, has also left both Coty and the investment firm.

Coty has said some of the former P&G brands were in worse condition than it anticipated when it agreed to buy



Race driver Shelina Moreda, right, at a CoverGirl event last year.

them and suffered further as consumers shifted away from mass-market brands sold in drugstores.

However, JAB managing partner Peter Harf on Tuesday defended the deal and said integrating the business had been the major problem.

"We underestimated its complexity, we took it lightly, that's the problem," Mr. Harf said in an interview.

He said an aging population and social media could benefit hair-color products and cosmetics, and that the

business is relatively resilient. Even in a tough economy, people still want to look good, he said.

Mr. Harf said JAB's plan to buy more shares in the beauty company was intended to signal that the investment firm thinks Coty's problems can be fixed under the new CEO.

"We want to show the market that we support the company and believe in management," said Mr. Harf, noting that the move also offers shareholders looking for an exit an easy out.

Coty's new chief, Pierre Laubies, is from JAB's executive stable. He previously ran Jacobs Douwe Egberts, which was created in 2014 by the combination of Mondelez International Inc.'s coffee business with a European coffee company controlled by JAB.

JAB's offer to buy more shares is contingent on the recommendation of Coty's independent directors.

Jonathan Feeney, an analyst at Consumer Edge, raised his price target on Coty stock to \$14 from \$10 on the news, saying he expects the board to approve the deal and the full offer to be subscribed. The move, Mr. Feeney said, gives JAB more control to cut Coty's high expenses and "shows confidence from knowledgeable insiders in existing management's plans."

JAB's focus on Coty is a relative outlier for the company, whose priorities have increasingly shifted toward food and drinks brands. Last year it agreed to pay \$26 billion to buy Dr Pepper Snapple Group Inc., the No. 3 soft-drink company in the U.S. It also acquired British sandwich chain Pret A Manger Ltd. It already owns Peet's Coffee & Tea, Krispy Kreme doughnuts and Panera Bread Co., after a decadeslong acquisition spree. In late 2015, JAB took control of Keurig Green Mountain in a \$13.9 billion deal that further expanded its coffee business.

—Micah Maidenberg contributed to this article.

French Shipping Line Aims to Extend Inland

By COSTAS PARIS

CMA CGM is pursuing a \$1.65 billion deal for full control of Swiss-based Ceva Logistics AG in an effort to add revenue streams from freight logistics to its core ocean-transportation business.

On Tuesday, French container-shipping firm CMA CGM opened a public tender offer of 30 Swiss francs (\$29.88) a share for the roughly two-thirds of Ceva that it doesn't already own.

Ceva's board of directors said last month that the offer "provides a fair exit opportunity" for those who want to get cash for shares but that it believes investors could realize "a higher value" by retaining their holdings in the business under CMA CGM ownership.

The takeover plan, which was first announced in October, was cleared by the European Commission last week.

Shipping lines have been targeting a larger part of customer supply chains by moving into inland transportation and freight management, outside the traditional scope of basic port-to-port transport. Denmark-based Maersk Line, the world's biggest container carrier by capacity, has said it wants to become an integrated freight operator like United Parcel Service Inc. and FedEx Corp.

CMA CGM, the world's fourth-biggest container oper-

ator by capacity, spent more than \$460 million last year subscribing into Ceva convertible securities.

Ceva stock was trading at 30.05 francs on the Swiss Stock Exchange on Tuesday. CMA CGM's offer is about 12% above Ceva's average share price over the past 60 days.

"By developing a logistics offering to complement our maritime activity, we will be able to propose a full 'end-to-end' service to our customers," said Rodolphe Saade, CMA CGM's chairman and chief ex-

France's CMA CGM pursues \$1.65 billion deal for Swiss logistics firm Ceva.

ecutive. "The board of Ceva Logistics is fully aligned with this friendly offer."

Ceva, which has a market capitalization of about 1.2 billion francs, turned down in October a buyout offer by Danish logistics rival DSV A/S that matched CMA CGM's price.

CMA CGM's logistics arm, which has 1,200 employees and annual revenue of \$650 million, would be merged with Ceva if the deal goes through. Privately held CMA CGM has said it plans to keep Ceva listed in Zurich.

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BANKRUPTCIES

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3. Address: See above

4. Debtors' Attorneys: Tobias S. Keller (#151445), KELLER & BENVENUTI LLP, 650 California Street, Suite 1900, San Francisco, CA 94108 and Stephen Karotkin (pro hac vice), WEIL, GOTSHAL & MANGES LLP, 767 Fifth Avenue, New York, NY 10153. Debtors' Claims and Noticing Agent: If you have questions about this notice, please contact Prime Clerk LLC, Contact Phone: (844) 339-4217 (Toll Free), +1 (929) 333-8977 (Int'l). Email: [pginfo@primeclerk.com](mailto:pginfo@primeclerk.com). Website: <https://restructuring.primeclerk.com/case>

5. Bankruptcy clerk's office: U.S. Bankruptcy Court, 450 Golden Gate Avenue, Mail Box 36099, San Francisco, CA 94102. Hours open: Monday-Friday, 9 a.m.-4:30 p.m. (CT). Contact phone: 888-821-7606. Documents in these cases may be filed at this address. You may inspect all records filed in these cases at this office or online at [www.pacer.com](http://www.pacer.com).

6. Meeting of creditors: Date and Time: Monday March 4, 2019 at 10:00 a.m. Location: Philip Burton Federal Building and U.S. Courthouse, 450 Golden Gate Avenue, 2nd Floor, California Conference Room, San Francisco, CA 94102. The debtors' representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.

7. Proof of claim deadline: Deadline for filing proof of claim: To Be Determined. A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at [www.uscourts.gov](http://www.uscourts.gov) or any bankruptcy clerk's office. Your claim will be allowed in the amount scheduled unless: • your claim is designated as disputed, contingent, or unliquidated; • you file a proof of claim in a different amount; or • you receive another notice. If your claim is not scheduled or if your claim is designated as disputed, contingent, or unliquidated, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled. You may review the schedules at the bankruptcy clerk's office or online at [www.pacer.gov](http://www.pacer.gov). Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.

8. Exception to discharge deadline: You must start a judicial proceeding by filing a complaint if you want to have a debt excepted from discharge under 11 U.S.C. § 1141(d)(6)(A). The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline. Deadline for filing the complaint: To Be Determined

9. Creditors with a foreign address: If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in these cases.

10. Filing a Chapter 11 bankruptcy case: Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtors will remain in possession of the property and may continue to operate their business.

11. Discharge of debts: Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(d). A discharge means that creditors may never try to collect the debt from the debtors except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge under 11 U.S.C. § 1141(d)(6)(A), you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.

PUBLIC NOTICES

NOTICE OF INTENDED DIVIDEND PURSUANT TO RULE 14.29 OF THE INSOLVENCY (ENGLAND AND WALES) RULES 2016

LB HOLDINGS INTERMEDIATE 2 LIMITED - IN ADMINISTRATION

REGISTERED NO: 05957878

REGISTERED ADDRESS: 7 MORE LONDON RIVERSIDE, LONDON SE1 2RT IN THE HIGH COURT OF JUSTICE, CHANCERY DIVISION, COMPANIES COURT,

NO. 429 OF 2009 / CR-2009-000052

Notice is hereby given, pursuant to Rule 14.29 of the Insolvency (England and Wales) Rules 2016 that the Joint Administrators intend to declare a third interim distribution to unsecured creditors within two months from the last date of proving, being 6 March 2019. Such creditors are required on or before that date to submit their proofs of debt to the Joint Administrators, PricewaterhouseCoopers LLP, 7 More London Riverside, London SE1 2RT, United Kingdom, marked for the attention of Diane Adebawale or by email to [lehman.affiliates@uk.pwc.com](mailto:lehman.affiliates@uk.pwc.com).

Persons so proving are required, if so requested, to provide such further details or produce such documents or other evidence as may appear to the Joint Administrators to be necessary. The Joint Administrators will not be obliged to deal with proofs lodged after the last date for proving but they may do so if they think fit. For further information, contact details, and proof of debt forms, please visit <https://www.pwc.co.uk/services/business-recovery/administrations/lehman/lbhl2-limited-in-administration.html>. Alternatively, please call Diane Adebawale on +44 (0) 20 7583 5000.

Joint Administrators details:

Derek Anthony Howell (IP no. 6604), Gillian Eleanor Bruce (IP no. 9120), Ian David Green (IP no. 9045), Russell Downs (IP no. 9372) and Edward John Macnamara (IP no. 9694), all of PricewaterhouseCoopers LLP, 7 More London Riverside, London SE1 2RT, United Kingdom

Date of Administration appointment: 14 January 2009

Dated: 13 February 2019

G E Bruce

Joint Administrator

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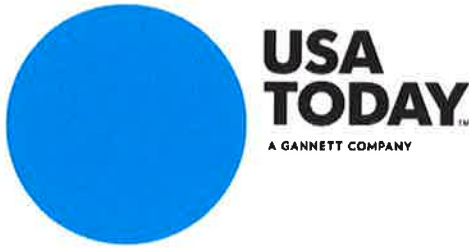
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## **Exhibit C**






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
**COMMONWEALTH OF VIRGINIA  
COUNTY OF FAIRFAX**

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Being duly sworn, Vanessa Salvo says that she is the principal clerk of USA TODAY, and is duly authorized by USA TODAY to make this affidavit, and is fully acquainted with the facts stated herein: on Thursday, February 14, 2019 the following legal advertisement –  
In re: PG&E Corporation – was published in the national edition of  
USA TODAY.

  
Principal Clerk of USA TODAY  
February 14, 2019

This 14<sup>th</sup> day of February month  
2019 year.

  
Notary Public  
Commission expires on 31 October 2019





# NJ passes bill to limit full-contact drills

## Michigan might approve restrictions in May

**Logan Newman**  
USA TODAY High School Sports  
USA TODAY Network

New Jersey high school football officials voted Wednesday to implement the most restrictive contact limitations during practice at any level of the sport.

The New Jersey State Interscholastic Athletic Association passed a bill that reduces in-season full-contact limits from 90 minutes a week to 15 minutes and preseason full-contact hours from unlimited to six.

“The image of the ‘rub some dirt on it’ football coach is really one of the past,” said Chuck Klaus, former president and current board member of the NJSIAA executive committee. “They want their kids to succeed, they want them to do well, but ultimately they want them healthy and safe.”

Will restrictions on contact eventually extend beyond New Jersey? Practice Like Pros, an advocacy group that proposed

the bill, is in discussion with high school football associations from seven other states that the organization has either presented to or has a presentation scheduled.

At the top of the list is Michigan, which is nearing approval for similar restrictions to New Jersey’s. The representative council is expected to meet in May to discuss.

Although the bill minimizes full-contact allowances, the NJSIAA and the New Jersey Football Coaches’ Association don’t think practices will be altered significantly.

NJFCA President John Fiore said the definition of “full-contact” established by Practice Like Pros will create an easy transition for coaches.

“When we went and did the data over a year’s time on how much full contact we were doing based on (the) definition, it wasn’t difficult to get them to the 30 minutes a week during the season and six hours during the preseason,” Fiore said in November.

Practice Like Pros President Terry O’Neil encourages using the “thud” technique in practices in which the defender wraps up a ballcarrier without taking him to the ground.

When his organization presents this concept to state associations, it uses film from the Seahawks, the Jaguars and Rutgers to show how teams at higher levels develop tackling skills without full-contact practice.

“This is the revelation moment for most high school coaches to realize how much real work they can get done without tackling player-on-player,” O’Neil said in November.

Kevin Carty Jr., a football coach and board member of the NJSIAA, doesn’t think it will take much adjustment.

“I think we’ve been trying to do this on our own,” he said. “This is just going to make sure that it’s the case throughout the state.”

Like New Jersey, most Michigan schools in the state follow



**Full-contact drills during New Jersey high school practices will be restricted to 6 hours a week in the preseason and 15 minutes in season.** ALEXANDRA PAIS FOR THE ASBURY PARK PRESS

similar guidelines at practices already, Michigan High School Athletic Association executive director Mark Uyl said.

But this bill would better measure “full-contact” instead of making coaches discern how to characterize a live-player drill.

“Adding the thud concept into our definitions was very, very important,” Uyl said. “The thud situation, there’s not a

physical winner or loser, nobody’s being taken to the ground. ... We really needed those three levels: live, thud, and then obviously, contact that isn’t player-to-player.”

In doing so, the MHSAA and Michigan High School Football Coaches Association are confident players will be safer and healthier without sacrificing technique.

“An analogy that detractors often will use is if you want kids to be stronger, you need to lift weights every other day, that you’ve gotta continue to kind of build that load up or else they’re not going to be ready,” Uyl said.

“Contact in football really doesn’t work that way, it’s not a case of, ‘Well the more we hit, the more often that we hit, the more proficient our kids are going to be.’ It’s finding that right balance.”

O’Neil is cautiously optimistic that with Michigan and New Jersey on board, other states will be inclined to follow.

“We’re hopeful that approval in New Jersey and Michigan will trigger full consideration in several other states,” he said.

# New prep football rules allow replay

**Melanie Laughman**  
The Cincinnati Enquirer  
USA TODAY Network

Instant replay could be coming to Ohio high school football playoff games after the National Federation of State High School Associations adopted rules revisions that allow for it.

Among seven recent rule changes, the NFHS Football Rules Committee’s recommendations allow state association members to create instant-replay procedures for state postseason only. A report on the NFHS website Monday said that this revision would allow game or replay officials to use a replay monitor to review game officials’ on-field decisions. The NFHS board of directors approved those seven recommendations.

Ohio High School Athletic Association spokesman Tim Stried told the Willoughby News Herald, “If it’s a national rule, then yes,” when asked if the OHSAA will automatically adopt these rules.

“The ultimate goal of each game official and each officiating crew is to get the call correct,” said Todd Tharp, assistant director of the Iowa High School Athletic Association and chair of the NFHS Football Rules Committee, in the report. “Each state association, by individual adoption, can now use replay or video monitoring during its respective postseason



**A national rule now allows use of instant replay in prep football playoff games, but each state will decide whether to use it and the parameters.** ALEX VEHR FOR THE CINCINNATI ENQUIRER

contests to review decisions by the on-field game officials. Each state association, if it adopts this rules revision, will also create the parameters and scope of the replay.”

Other adopted football rule changes:

■ The play clock will start at 40 seconds instead of 25 in certain circumstances, including when the football has been ruled dead by an official after a down.

■ New requirements for uniforms.

■ A change in the definition of a legal scrimmage.

■ Tripping the runner is now prohibited.

■ The horse-collar foul was expanded to included the nameplate area.

■ A reduction in penalty for illegally kicking or batting the ball from 15 to 10 yards.

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NOTICES

LEGAL NOTICES

**IN THE UNITED STATES BANKRUPTCY COURT FOR THE NORTHERN DISTRICT OF ILLINOIS, EASTERN DIVISION**

IN RE: Chapter 11  
OAKFABCO, INC., Case No. 15-27062  
Debtor. Hon. Jack B. Schmetterer

**NOTICE OF VOTING RIGHTS AND HEARING TO CONSIDER WHETHER TO CONFIRM PLAN OF LIQUIDATION**

**If You Were Exposed to ASBESTOS or ASBESTOS-CONTAINING Products Made, Distributed, or Sold by OAKFABCO, INC. f/k/a KEWANEE BOILER CORPORATION, PLEASE READ THIS NOTICE**

**Please consult with the Balloting Agent identified below to obtain additional information about the matters covered by this Notice.**

**1. Bankruptcy Case.** On August 7, 2015, Oakfabco, Inc. f/k/a Kewanee Boiler Corporation (the “Debtor”) filed a voluntary petition for relief under chapter 11 of the United States Bankruptcy Code, 11 U.S.C. § 101 *et seq.* (the “Bankruptcy Code”), in the United States Bankruptcy Court for the Northern District of Illinois (the “Bankruptcy Court”). The purpose of the Debtor’s chapter 11 case is to resolve all existing asbestos-related personal injury and wrongful death claims.

**2. Plan of Liquidation.** A plan for the chapter 11 liquidation of the Debtor called the *Second Amended Plan of Liquidation of Oakfabco, Inc.* (the “Plan”) has been filed with the Bankruptcy Court. Individuals or entities holding “Asbestos-Related Claims” (as such term is defined in the Plan), which includes claims for asbestos-related personal injury or wrongful death, may vote to accept or reject the Plan by **March 11, 2019**. The Bankruptcy Court then will consider whether to confirm (approve) the Plan at a hearing on **March 28, 2019**. **If you have an Asbestos PI Claim against the Debtor, you should carefully read this notice and take all necessary steps to protect your rights.** Capitalized terms used but not defined in this notice have the meanings given in the Plan.

**3. Solicitation Materials.** A detailed document describing the Plan, called the “Disclosure Statement,” which was approved by the Bankruptcy Court on January 15, 2019, together with copies of, among other things, the Plan and voting materials, called a “Solicitation Package,” has been mailed to known holders of Asbestos PI Claims or their lawyers. The Disclosure Statement contains information that will help you decide how to vote on the Plan if you are entitled to do so. You should read the Plan, the Disclosure Statement, and all other documents included in the Solicitation Package carefully for details about how the Plan may affect your rights.

**4. Key Parts of the Plan.** The Plan provides for the establishment of a *Liquidating Trust into which the remaining insurance proceeds from settling insurers and insurance rights against other insurers that may have obligations to Oakfabco will be transferred. The Liquidating Trust will assume all liability for Asbestos PI Claims and will use its assets to resolve the Asbestos PI Claims. The Plan also proposes certain releases and injunctions, pursuant to which certain parties are released from liability for a variety of claims. If the Plan is confirmed, the sole source of recovery for all Asbestos PI Claims shall be the Liquidating Trust. You should read the Plan, the Disclosure Statement, and all other documents included in the Solicitation Package carefully for details about how the Plan may affect your rights.*

**5. How to Vote on the Plan.** The Bankruptcy Court has issued an order describing exactly who can vote on the Plan and how to vote. The Disclosure Statement contains information that will help you decide how to vote on the Plan if you are entitled to do so. **Your legal rights may be affected if the Plan is approved.** To be counted, a ballot voting on the Plan must be actually received by the Balloting Agent at the address below by **5:00 p.m., prevailing Eastern Time/4:00 p.m., prevailing Central Time on March 11, 2019**. Ballots that are not actually received by that date and time—even if they are postmarked on that date—will not be counted. Ballots will not be accepted by facsimile or other electronic means, including email.

By U.S. mail, delivery, or courier: Oakfabco, Inc. Balloting Agent, c/o Logan & Company, Inc., 546 Valley Road, Upper Montclair, NJ 07043

**6. What to Do if You Did Not Receive a Solicitation Package.** If you believe you may be entitled to vote on the Plan, but did not receive a Solicitation Package, you may obtain a Solicitation Package, and other key documents relating to the Debtor’s chapter 11 case by consulting the website referenced below or by contacting the Balloting Agent at the telephone number or address provided below.

**7. Asbestos and Wrongful Death Claims.** Proof of an Asbestos PI Claim does not have to be filed with the Bankruptcy Court at this time. The Bankruptcy Court has established special procedures for holders of Asbestos PI Claims to vote on the Plan. Lawyers for holders of Asbestos PI Claims may vote on the Plan on behalf of their clients if the lawyers are authorized to do so. If you are unsure whether your lawyer is authorized to vote on your behalf, please contact your lawyer. Attorneys for the Debtor cannot give legal advice to Asbestos Claimants as to whether or not they should vote in favor of the Plan.

**8. Hearing on Confirmation of the Plan.** A hearing (the “Confirmation Hearing”) on whether the Bankruptcy Court should enter an order Confirming the Plan will be held before the Honorable Jack B. Schmetterer, United States Bankruptcy Judge, at the United States Bankruptcy Court for the Northern District of Illinois, Courtroom 682, 219 South Dearborn Street, Chicago, Illinois 60604, on **March 28, 2019 at 10:30 a.m.** You may attend the Confirmation Hearing but are not required to do so. The Confirmation Hearing may be continued from time to time without further notice to parties other than by such adjournment being announced in open court or by a notice of adjournment filed with the Bankruptcy Court.

**9. Objections to Confirmation of the Plan.** Objections and responses, if any, to Confirmation of the Plan must (i) be in writing, (ii) set forth in detail the name and address of any party filing the objection, the grounds for the objection, any relevant and admissible evidence in support of the objection, and the amount of the objector’s claims or such other grounds that give the objector standing to assert the objection, (iii) conform to the Federal Rules of Bankruptcy Procedure and the Local Rules of the Bankruptcy Court, (iv) be filed with the Bankruptcy Court, and (v) be served in accordance with the Local Rules upon the following parties so as to be actually received on or before **March 13, 2019**: (i) counsel to the Debtor at Reed Smith LLP, 10 S. Wacker Drive, 40th Floor, Chicago, IL 60606, Attention: Stephen T. Bobo, Esq. (Facsimile: (312) 207-6480), and Reed Smith LLP, 225 Fifth Avenue, Suite 1200, Pittsburgh, PA 15222, Attention: Paul M. Singer, Esq. (Facsimile: (412) 288-3063); (ii) counsel to the Asbestos Claimants’ Committee at FrankGecker LLP, 1327 W. Washington Boulevard, Suite 5G-H, Chicago, IL 60607, Attention: Joseph D. Frank, Esq., Frances Gecker, Esq., and Micah R. Krohn, Esq. (Facsimile: (312) 276-0035); and (iii) the Office of the United States Trustee at 219 S. Dearborn St., Room 873, Chicago, IL 60604. Registered users of the Bankruptcy Court’s case filing system must electronically file their objections and responses. All other parties in interest must file their objections and responses in writing with the Clerk of the Bankruptcy Court, 219 South Dearborn Street, Chicago, Illinois, 60604. **If you or your attorney does not file an objection, the Bankruptcy Court may conclude that you do not oppose Confirmation of the Plan, and may enter an order confirming the Plan by which you will be bound and which can modify your rights.**

**10. Additional Information.** Copies of the Plan, the Disclosure Statement and other materials contained in the Solicitation Package, including a ballot to vote on the Plan, may be obtained by contacting the Debtor’s Balloting Agent, (a) at <http://www.loganandco.com>, by navigating to the case information page for Oakfabco, Inc., (b) upon request by mail to Logan & Company, Inc., 546 Valley Road, Upper Montclair, New Jersey 07043, or (c) upon request by contacting the Balloting Agent by phone at (973) 509-3190, by facsimile at (973) 509-1131, or by email at [oakfabco@loganandco.com](mailto:oakfabco@loganandco.com). Copies of the Plan and the Disclosure Statement also may be examined by interested parties between the hours of 9:00 a.m. and 4:30 p.m. (Central Time) at the office of the Clerk of the Bankruptcy Court, United States Bankruptcy Court for the Northern District of Illinois, 219 South Dearborn Street, Chicago, Illinois, 60604. To the extent any portion of this notice conflicts with the Plan or the Disclosure Statement, the terms of those documents shall control over this notice.

Dated: January 16, 2019, Chicago, Illinois

LEGAL NOTICES

**In re: Fairway Energy, et al.**  
**U.S. Bankruptcy Court, District of Delaware, Case No. 18-12684**  
**NOTICE OF SALE OF CRUDE OIL STORAGE FACILITY AND RELATED ASSETS IN HOUSTON, TEXAS, WITH NOTICE OF (I) BID DEADLINE; (II) BIDDING PROCEDURES; (III) AUCTION; (IV) SALE HEARING AND (V) RELATED RELIEF AND DATES**

**TAKE NOTICE** that Fairway Energy Partners, et al. (the “Debtors”), pursuant to that certain order approving bid and auction procedures (the “Order”), entered at Docket Number 141 on January 9, 2019, by the United States Bankruptcy Court for the District of Delaware (the “Court”) in Case No. 18-12684, are soliciting offers for the purchase of substantially all of the Debtors’ Assets and assumption of substantially all of the liabilities of the Debtors with respect thereto, consistent with the Bidding Procedures, free and clear of liens, claims, encumbrances and other interests, with all such liens, claims, encumbrances and other interests attaching with the same validity and priority to the sale proceeds. Any third party that is interested in acquiring the Assets must submit a Qualified Bid conforming to the requirements set forth in the Order and the Bidding Procedures by no later than **February 27, 2019 at 4:00 p.m. (ET)**. If the Debtors receive more than one Qualified Bid, the Debtors may schedule an auction with respect to the Sale commencing on **March 7, 2019 at 10:00 a.m. (CT)**, at the offices of Haynes and Boone, LLP, 1221 McKinney, Suite 2100, Houston, Texas 77010. The Sale Hearing is scheduled for **March 13, 2019 at 10:30 a.m. (ET)**, before the Honorable Laurie Selber Silverstein, at the United States Courthouse, 824 North Market Street, 6th Floor, Courtroom No. 2, Wilmington, DE 19801. Objections to the Sale, the assumption and assignment of the Assumed and Assigned Contracts, or any other relief requested by the Debtors must be filed and served in accordance with the General Objector Procedures by the deadlines in the Order. ANY PARTY OR ENTITY WHO FAILS TO TIMELY MAKE AN OBJECTION TO THE SALE ON OR BEFORE THE GENERAL OBJECTION DEADLINE OR THE SUPPLEMENTAL OBJECTION DEADLINE, AS APPLICABLE, IN ACCORDANCE WITH THE ORDER SHALL BE FOREVER BARRED FROM ASSERTING ANY OBJECTION TO THE SALE, INCLUDING WITH RESPECT TO THE TRANSFER OF THE ASSETS FREE AND CLEAR OF ALL LIENS, CLAIMS, ENCUMBRANCES, AND OTHER INTERESTS, EXCEPT AS SET FORTH IN THE APPLICABLE PURCHASE AND SALE AGREEMENT RELATED THEREO. IF YOU FAIL TO RESPOND IN ACCORDANCE WITH THIS NOTICE, THE COURT MAY GRANT CERTAIN OF THE RELIEF REQUESTED BY THE DEBTORS WITHOUT FURTHER NOTICE OR HEARING. Parties must consult the Order and the Bidding Procedures to protect any asserted rights. Copies of the Order, the Bidding Procedures, and related pleadings are available free of charge on the Debtors’ case website (<https://cases.primedex.com/fairwayenergy/>) or by contacting Prime Clerk LLC by phone at 212-257-5450 or in writing re: Fairway Energy, LP, et al., 839 3rd Ave., 9th FL, New York, NY 10022. Parties seeking to become a qualified bidder may contact Richard J. Shinder, Piper Jaffray & Co., 345 Park Avenue, Ste 2100, New York, NY 10154 ([richard.j.shinder@pjmc.com](mailto:richard.j.shinder@pjmc.com)). Capitalized terms used in this notice have the meanings ascribed to such terms in the Order or the Bidding Procedures, as applicable.

# McConaughey huddles up during Texas game

**Scott Gleeson**  
USA TODAY

Dressed in a three-piece orange suit, Academy Award-winning actor Matthew McConaughey joined the Texas basketball huddle on Tuesday night during the Longhorns’ game against Kansas State.

McConaughey briefly posed as one of coach Shaka Smart’s assistants by listening in during huddles in Texas’ 71-64 loss to the first-place Wildcats. McConaughey, a 1993 Texas alum, was tabbed the university’s “Minister of Culture” in December.

The actor’s role is to help “create a fan experience unlike any other,” according to the university. It’s part of a market-

ing effort as the program is slated to open a \$338 million basketball arena and entertainment facility in 2021. The new stadium will seat 10,000 and is partially funded by ArenaCo, a corporation in which McConaughey is an investor.

“It’s time to raise the bar,” McConaughey said in the December release announcing his role as Minister of Culture. “It’s time for an authentic home-court advantage for our Longhorn basketball teams.”

He added on “The Late Show With Stephen Colbert” last month that his goal is “to have that arena be the last place any visiting basketball team wants to play and the first place that any world-class large band act does want to play.”

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Case: 19-30088 Doc# 522-1

Filed: 02/20/19 Entered: 02/20/19 18:38:39 Page 9 of 13

**Exhibit D**



**PROOF OF PUBLICATION  
(2015.5 C.C.P.)**

**STATE OF ILLINOIS  
County of Cook**

I am a citizen of the United States and a resident of the County aforesaid; I am over the age of eighteen years, and not a party to or interested in the action for which the attached notice was published.

I am a principal clerk of the Los Angeles Times, which was adjudged a newspaper of general circulation on May 21, 1952, Cases 598599 for the City of Los Angeles, County of Los Angeles, and State of California. Attached to this Affidavit is a true and complete copy as was printed and published on the following date(s):

Feb 14, 2019

**I certify (or declare) under penalty of perjury  
under the laws of the State of California that the foregoing is true and correct.**

Dated at Chicago, Illinois  
on this 19 day of 2, 20 19.

  
[signature]

160 N Stetson Avenue  
Chicago, IL 60601



# Los Angeles Times

## Publication Date: 02/14/2019

This electronic tearsheet confirms the ad appeared in the Los Angeles Times

ball, as she did in December spend the night in jail."

to 12 years in j

United States Bankruptcy Court for the Northern District of California  
Debtors: PG&E Corporation and Pacific Gas and Electric Company  
Date cases filed in chapter 11: 01/29/2019  
Case number: 19-30088 (JM) (Lead Case: Jointly Administered)  
**Notice of Chapter 11 Bankruptcy Cases**  
For the debtors listed above, cases have been filed under chapter 11 of the Bankruptcy Code and orders for relief have been entered. This notice has important information about the cases for creditors, debtors, and trustees, including information about the meeting of creditors and deadlines. The filing of the cases imposed an automatic stay against most collection activities. This means that creditors generally may not take action to collect debts from the debtors or the debtors' property for example, while the stay is in effect, creditors cannot sue, assert a deficiency, repossess property, or otherwise try to collect from the debtors. Creditors cannot demand repayment from the debtors by mail, phone, or otherwise. Creditors who violate the stay can be required to pay actual and punitive damages and attorney's fees.  
Confirmation of a chapter 11 plan may result in a discharge of debts. A creditor who wants to have a particular debt excepted from discharge may be required to file a complaint in the bankruptcy clerk's office within the deadline specified in this notice. (See list 11 below for more information.)  
To protect your rights, consult an attorney. All documents filed in the cases may be inspected at the bankruptcy clerk's office at the address below or through PACER (Public Access to Court Electronic Records) at [www.pacer.gov](http://www.pacer.gov).  
The staff of the bankruptcy clerk's office cannot give legal advice. Do not file this notice with any proof of claim or other filing in the cases.  
1. **Debtors' full names: Debtor, Address, Case No., EIN:** PG&E Corporation, 77 Beale Street, P.O. Box 77000, San Francisco, California 94177, 19-30088 (JM), 94-3234814; Pacific Gas and Electric Company, 77 Beale Street, P.O. Box 77000, San Francisco, California 94177, 19-30089 (JM), 94-0742540.  
2. **All other names used in the last 8 years:** n/a  
3. **Address:** See above  
4. **Debtors' Attorneys:** Tobias S. Keller (9161445), KELLER & BENNETT LLP, 610 California Street, Suite 1900, San Francisco, CA 94108 -and- Stephen Karolyn (not her voice), WEIL, GOTTSAL & MANGES LLP, 767 Fifth Avenue, New York, NY 10153. **Debtors' Claims and Notice Agent:** If you have questions about this notice, please contact Priya Clerk LLC, Contact Phone: (844) 339-4217 (Toll Free), +1 (828) 333-8977 (Int'l). Email: [pgaeinfo@wackmacclerk.com](mailto:pgaeinfo@wackmacclerk.com). Website: <https://restructuring.wackmacclerk.com/pgae>  
5. **Bankruptcy clerk's office:** U.S. Bankruptcy Court, 450 Golden Gate Avenue, Mail Box 360190, San Francisco, CA 94102. **Hours open:** Monday-Friday: 9 a.m. - 4:30 p.m. (PST). **Contact phone:** 888-821-7600. Documents in these cases may be filed at this address. You may expect all records filed in these cases at this office or online at [www.pacer.gov](http://www.pacer.gov).  
6. **Meeting of creditors: Date and Time:** Monday March 4, 2019 at 10:00 a.m. **Location:** Philip Burton Federal Building and U.S. Courthouse, 450 Golden Gate Avenue, 2nd Floor, California Center Room, San Francisco, CA 94102. The debtors' representative must attend the meeting to be questioned under oath. Creditors may attend, but are not required to do so. The meeting may be continued or adjourned to a later date. If so, the date will be on the court docket.  
7. **Proof of claim deadline: Deadline for filing proof of claim: To Be Determined.** A proof of claim is a signed statement describing a creditor's claim. A proof of claim form may be obtained at [www.uscourts.gov](http://www.uscourts.gov) or any bankruptcy clerk's office. Your claim will be allowed in the amount scheduled unless: • your claim is designated as disputed, contingent, or unliquidated; • you file a proof of claim in a different amount; or • you receive another notice. If your claim is not scheduled or if your claim is designated as disputed, contingent, or unliquidated, you must file a proof of claim or you might not be paid on your claim and you might be unable to vote on a plan. You may file a proof of claim even if your claim is scheduled. You may review the schedules at the bankruptcy clerk's office or online at [www.pacer.gov](http://www.pacer.gov). Secured creditors retain rights in their collateral regardless of whether they file a proof of claim. Filing a proof of claim submits a creditor to the jurisdiction of the bankruptcy court, with consequences a lawyer can explain. For example, a secured creditor who files a proof of claim may surrender important nonmonetary rights, including the right to a jury trial.  
8. **Exception to discharge deadline:** You must start a judicial proceeding by filing a complaint if you want to have a debt excepted from discharge under 11 U.S.C. § 1141(d)(5)(A). The bankruptcy clerk's office must receive a complaint and any required filing fee by the following deadline.  
**Deadline for filing the complaint: To Be Determined**  
9. **Creditors with a foreign address:** If you are a creditor receiving notice mailed to a foreign address, you may file a motion asking the court to extend the deadlines in this notice. Consult an attorney familiar with United States bankruptcy law if you have any questions about your rights in these cases.  
10. **Filing a Chapter 11 bankruptcy case:** Chapter 11 allows debtors to reorganize or liquidate according to a plan. A plan is not effective unless the court confirms it. You may receive a copy of the plan and a disclosure statement telling you about the plan, and you may have the opportunity to vote on the plan. You will receive notice of the date of the confirmation hearing, and you may object to confirmation of the plan and attend the confirmation hearing. Unless a trustee is serving, the debtors will remain in possession of the property and may continue to operate their business.  
11. **Discharge of debts:** Confirmation of a chapter 11 plan may result in a discharge of debts, which may include all or part of your debt. See 11 U.S.C. § 1141(b). A discharge means that creditors may never try to collect the debt from the debtors except as provided in the plan. If you want to have a particular debt owed to you excepted from the discharge under 11 U.S.C. § 1141(b)(2)(A), you must start a judicial proceeding by filing a complaint and paying the filing fee in the bankruptcy clerk's office by the deadline.

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# Iran suicide bombing kills elite troops

Attack in poor region near Pakistan leaves 27 dead and 13 injured. Sunni extremist group claims responsibility.

By MELISSA ETEHAD AND RAMIN MOSTAGHIM

TEHRAN — A suicide bombing killed 27 of Iran's elite Islamic Revolutionary Guard members and injured 13 others shortly after sunset Wednesday in the country's southeast, according to state media.

The Sunni Muslim extremist group Jaish al-Adl claimed responsibility for the attack on a bus carrying guard members who had just finished patrolling in Sistan and Baluchistan province near the border with Pakistan.

Authorities believe the attacker drove up next to the bus before detonating a car bomb, according to the semiofficial Fars News Agency.

Jaish al-Adl came to prominence in recent years claiming to fight oppression against the Sunni minority in the southeastern province.

An overwhelming majority of Iran's population is Shiite Muslim, but about 9% of the nation is Sunni. Many in the minority sect live in the impoverished outlying areas of Iran and say they face discrimination, poverty and a lack of opportunity.

"The group has become pretty famous in Iran," Ariane Tabatabai, an associate political scientist at Rand Corp., said of Jaish al-Adl. "What makes Wednesday's attack unique is that it's happening in the middle of the anniversary of the revolution, which is a time when Iran wants to showcase its military power."



Fars News Agency

A SUICIDE bomber attacked a bus carrying Revolutionary Guard members, Fars News Agency said.

The attack came two days after thousands of Iranians commemorated the 40th anniversary of the Islamic Revolution, which ousted a secular pro-Western monarchy and replaced it with the Islamic Republic.

It also came on the first day of a U.S.-led Mideast conference in Warsaw. Outside the conference, hundreds of demonstrators

called for a change of government in Iran. The protest was organized by the National Council of Resistance of Iran. The council is linked to the Mujahedin Khalq, an Iranian exile group that has long sought to topple the government in Tehran and enjoys support among some members of the Trump administration.

Iranian Foreign Minister Mohammad Javad Zarif sought to link the attack with the conference in a tweet: "Is it no coincidence that Iran is hit by terror on the very day that #Warsaw-Circus begins? Especially when cohorts of same terrorists cheer it from Warsaw streets & support it with twitter bots?"

Bahram Qasemi, a spokesman for the Foreign Ministry, condemned the suicide bombing and said officials and Iran's military would "take revenge on the murderous terrorists."

Jaish al-Adl, whose name means "Army of Justice," is an offshoot of the still-active militant Jundallah separatist group from Sistan and Baluchistan, Tabatabai said.

Jaish al-Adl is just one of several extremist groups in the province, Tabatabai said, with members of Iran's armed forces patrolling there facing numerous terrorist attacks in recent years. The area is one of the most underdeveloped parts of Iran, she said.

"There are few jobs and not many opportunities, so it creates an environment where terrorist groups can recruit people easily," Tabatabai said.

Jaish al-Adl has targeted members of Iran's armed forces for kidnappings or deadly attacks. The group has also demanded the government release its jailed members.

In 2013, authorities hanged 16 people in retaliation for the killing of 14 border guards who were ambushed near Pakistan. Fars said they were linked to groups hostile to Iran's political system.

In 2014, Jaish al-Adl kidnapped five members of the Revolutionary Guard in the same border region, according to state media. Four of the guards were released in Pakistan two months later, but the fifth had been executed, state media said. The group kidnapped 12 Iranian border guards in October, according to state media. Five were later freed, Fars reported.

The Revolutionary Guard was formed by Shiite cleric Ayatollah Ruhollah Khomeini shortly after the 1979 revolution and is distinct from the regular military. In its early days, the guard was made up of destitute young men from urban areas who were used to clamp down on critics of the revolution.

The Revolutionary Guard, numbering about 125,000 members, now plays a major political and economic role in Iran.

Special correspondent Mostaghim reported from Tehran and Times staff writer Etehad from Los Angeles.

## Prominent Philippine journalist arrested

Award-winning Maria Ressa, a critic of President Duterte, faces a libel charge.

By DAVID PIERSON

SINGAPORE — Maria Ressa, a veteran Philippine journalist and frequent target of the country's president, was arrested Wednesday and charged with cyber libel.

Ressa, who garnered international recognition last year when she was among several reporters named Time magazine's Person of the Year, was already facing charges of tax evasion in what critics said was an attempt to stifle critical reporting of President Rodrigo Duterte.

Ressa, the chief executive and executive editor of the news site Rappler, was arrested at the news outlet's Manila headquarters by plainclothes officers from the National Bureau of Investigation, the news site reported. Authorities also charged former Rappler researcher Reynaldo Santos Jr.

The libel charge stems from a story published in May 2012, more than four months before the law Ressa and Santos are accused of violating was enacted.

The story, which was about an impeached chief justice, included details about businessman Wilfredo D. Keng, who filed the libel complaint for being described as having links to human trafficking and illicit drugs.

It was unclear late Wednesday whether Ressa would be permitted to post bail, as she did in December



ALECS ONGCAL EPA/Shutterstock

VETERAN JOURNALIST Maria Ressa is accused of cyber libel for a story published in May 2012, more than four months before the cyber libel law was enacted.

after being charged with tax evasion.

"We are not intimidated. No amount of legal cases, black propaganda and lies can silence Filipino journalists who continue to hold the line," Ressa said in a statement. "These legal acrobatics show how far the government will go to silence journalists, including the pettiness of forcing me to spend the night in jail."

The National Bureau of Investigation could not be reached for comment.

The crime of cyber libel was introduced as part of a controversial law aimed at primarily stamping out online fraud and child pornography, but which critics said was fashioned to control dissent against the government on the internet. Conviction of cyber libel can result in up to 12 years in prison.

Presidential spokesman Salvador Panelo said on national television that Ressa's arrest was in accordance with the law.

"There's nothing to do with freedom of expression or freedom of the press," he said.

Still, the arrest drew immediate condemnation from free press advocates.

"The Philippine government's legal harassment of

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